## Declaration For U.S. Patent Application

As a below named inventor, I hereby declare that:

My restource, post orner aduress and cruzensup are as stated neuw my mante.

Thelieve I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural I believe I am the original). s peneve 1 am use originat, this and sole inventor (it only one name is insecuence) or an originat, this and joint inventor names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

names are listed delow) of the subject matter which is claimed and for which a patent is sought on the invention entitled (Insert Title) POLYETHYLENE GLYCOL-DERIVATIZED BIOMOLECULES AND THEIR USE IN HETEROGENEOUS PID TECTION METHODS
the specification of which is attached hereto unless the following box is checked:

	the specification of w	filler is account			
			rates Application Numb	er	
	man filed on	November 2, 1998 as United 3	ates reprise	entified specification, including the claim	( ) as amended
	0 2004 Was Inca on			wified execification, including the clas	m(s), as amended
10 7	2 2001 H		contents of the above-id	entitled specification,	
	Thornbucktate that I h	ave reviewed and understand the			
	by any amendment	disclose information which	h is material to patental	(a) of any foreign application(s) for pa	itent of inventor
٠.	I action wiedge the d	uty to disclose information 25 II S	C. 8119(a)-(d) or \$303	oility as defined in 37 C.F.R. §1.56. (b) of any foreign application(s) for pay the state one country other than the University of the state of the country other than the University of the state of the country other than the University of the state of the country other than the University of the state of the country other than the University of the state of the country of the country of the state of the country of the state of the country of the state of the country of	nited States, listed
⊴ π	All weeks claim foreign	m priority benefits thiter 35 orbi	cation which designated	oility as defined in 37 C.F.R. §1.50.  (b) of any foreign application(s) for particular that the Utentor's certificate or PCT International	Application having
	- Fricing or \$365(s	of any PCT International appli	Cation firm notant or inv	entor's certificate or PC1 International	-PF
	certificate, or \$505(c	identified below any foreign appl	ication for patent of arti-	I at least one country other than the Or entor's certificate or PCT International	Priority Claimed
	below and have also	Caba amplication(s) for whi	ch priority is claimed.		Priority Claimed
	a filing date before	identified below any foreign applithat of the application(s) for whi			■ Yes □ No
			DE	3/11/97	
		197 48 489.1		(Day/Month/Year Filed)	□ Yes □ No
	(List prior	(Number)	(Country)		Li les Li li
	foreign	(Mulliber)		(Day/Month/Year Filed)	,
	applications.		(Country)	(Day/Monda real rans)	□ Yes □ No
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	this page)	(IATHUCE)			<u> </u>
			of any United States p	rovisional application(s) fictor	0 =
	v	benefit under 35 U.S.C. 9119(e.	) of any Calles		CEN
	I nereby Claim the	DOM:		provisional application(s) listed below.	2
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		(Application Number)	(Pum	g Date,	AUG 3 0 2001 TECH CENTER 1600)
		(Application Number)			2 3

□ See attached list for additional prior foreign or provisional applications. Thereby claim the benefit under 35 U.S.C. §120 of any United States application(s) or §365(c) of any PCT International application(s) I nerrory claim the benefit timer 33 U.S.S. \$1.00 of any United States application(s) or \$300(c) of any PC.1 methational application (s) of designating the United States of America listed below and, insofar as the subject matter of each of the claims of this application is not designating the United States of America listed below and, insofar as the subject matter of each of the claims of this application is not uesignating the culticut states of America fisted below and, insofar as the subject matter of each of the caunts of this application is not disclosed in the prior application(s) (U.S. or PCT) in the manner provided by the first paragraph of 35, I.S. acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. §1.36 which became available between the the unit to discuss minimum which is material to patentionity as usually in 17 Car As 31.50 which the filing date of the prior application and the national or PCT International filing date of this application.

(Status) (patented, pending, abandoned) (List prior U.S. (Filing Date) (Application Serial No.) Applications or (Status) (patented, pending, abandoned) PCT International (Filing Date) applications (Application Serial No.)

And I hereby appoint as principal attorneys Robert B. Murray, Reg. No. 22,980; David T. Nikaido, Reg. No. 22,663; Charles M. Marmelstein, Reg. No. 25,895; George E. Oram, Jr., Reg. No. 27,931; Martin S. Postman, Reg. No. 18,570; E. Marcie Emas, Reg. No. 32,182; Douglas H. Goldbush, Reg. No. 33,125; Monica Chin Kitts, Reg. No. 36,105; Richard J. Berman, Reg. No. 39,107; King L. Wong, Reg. No. 37,500; Karen K. Costantino, Reg. No. 35,107; and James A. Poulos, III, Reg. No. 31,714.

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief a necessy deciaire that an statements made herent of my own knowledge are use and that an statements made on information and order are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so are verieved to be due, and reduce, that these statements were made with the Knowledge that withtu rates statements and the fixe so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

(See Note C on back of this page)

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Inventor's signature \_

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